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(54) Title: GEMINALLY DI-SUBSTITUTED NSAID DERIVATIVES AS ABETA 42 LOWERING AGENTS

$$(R^{a})_{0-3}$$
 R^{1}
 X
 (I)

(57) Abstract: The present invention encompasses compounds of Formula I (I) or pharmaceutically acceptable salts thereof, wherein A is the base molecule of a propionic acid or acetic acid NSAID, or a derivative thereof, X is -CO₂H, 1H-tetrazol-5-yl or 2H-tetrazol-5-yl and R1 and R2 are each independently selected from the group consisting of: $C_{1\text{--}6}$ alkyl and $C_{3\text{--}6}$ cycloalkyl, as well as pharmaceutical composition comprising said compounds and methods of using said compounds. The compounds of the present invention lower the level of AB42 and are therefore useful for preventing, delaying or reversing the progression of Alzheimer s Disease.





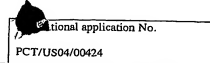
International application No.

PCT/US04/00424

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Minimum o	documentation searched (classification system follow	ed by classification symbols)				
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C. DOO	CUMENTS CONSIDERED TO BE RELEVANT					
Category *						
Category	Citation of document, with indication, where	appropriate, of the relevant passages	Relevant to claim No.			
A	US 6,407,253 B1 (ALAMI et al) 18 June 2002 (1	8.06.2002), entire document.	29			
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Further	r documents are listed in the continuation of Box C.	See patent family annex.	i			
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		"T" later document published after the internal date and not in conflict with the application	itional filing date or priority			
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		combined with one or more other such do	currents, such combination			
"O" document	referring to an oral disclosure, use, exhibition or other means	being obvious to a person skilled in the ar	1			
*P" document	published prior to the international filing date but later than the	# B. **	1			
priority d	ate claimed	"&" document member of the same patent fam	ily			
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Commissioner for Patents		Authorized officer Kamal Saeed, Ph.D. 7. Roberts for				
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Form PCT/ISA/210 (second sheet) (January 2004)





Box No. II sheet)	Observations where certain claims were found unsearchable (Continuation of item 2 of first
This internat	tional search report has not been established in respect of certain claims under Article 17(2)(a) for the following
reasons:	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
2.	Claims Nos.: 1-28 and 30-32 because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically: Please See Continuation Sheet
3. 6.4(a).	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule
Box No. III	Observations where unity of invention is lacking (Continuation of item 3 of first sheet)
This Internati	onal Searching Authority found multiple inventions in this international application, as follows:
2	As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.:
4.	No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: Otest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

Form PCT/ISA/210 (continuation of first sheet(2)) (January 2004)

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Continuation of Box II Reason 2:			
In these claims, the numerous variables (e.g. R1, R2, A, X, etc) and their voluminous complex meanings and their many permutations and combinations, make it difficult to determine the full scope and complete meaning of the claimed subject matter. As presented, the claimed subject matter cannot be regarded as being a clear and concise description for which protection is sought and as such the listed claims do not comply with the requirements of PCT article 6. Thus, a meaningful search cannot be carried out on the same. A search was made on the first discernable invention, which is claim 29.			
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